Case 2:02-cr-00034-GEB Document 28 Filed 09/24/08 Page 1 of 1 INITED STATES DISTRICT COURT FOR THE

EASTERN DISTRICT OF CALIFORNIA

SFP 94 2000

		2 2 2000
UNITED STATES OF AMERICA	١,	CLERK, U.S. DISTRICT COUL EASTERN DISTRICT OF CALIFO
	Plaintiff,) 2:02CR00034-GEB-01
v.) DETENTION ORDER
DEBBIE M. GRAZIANO,		(Violation of Pretrial Release,
	Defendant.) Probation or Supervised Release))
finds :		C. § 3148 (violation of pretrial release order), the court
		believe the person has committed a federal,
		on release and defendant has not rebutted the se will endanger another or the community or
		ing evidence that defendant has violated
	condition of relea	
□ ba or wil	ased on the factor combination of c	rs set forth in 18 U.S.C. § 3142(g) there is no condition conditions of release that will assure that the defendant a danger to the safety of another person or the
	•	ely to abide by any condition or combination of
		e. F.R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148.
(violation of probati believe defendant h defendant has not m	ion or supervised has violated a co let his burden of e	a.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 release) the court finds there is probable cause to endition of probation or supervised release and establishing by clear and convincing evidence that another person or to the community. 18 U.S.C. §
of the Attorney General for confin persons awaiting or serving senter afforded reasonable opportunity for the United States or request of an at	nement in a corre nces or being he or private consult tomey for the Un I deliver defendar	ections facility separate, to the extent practicable, from eld in custody pending appeal. The defendant shall be ration with his counsel. Upon further order of a court of nited States the person in charge of the corrections facility int to a United States Marshal for purpose of an appearance
DATED: Sol. 24,	JOS.	GREGORY G. HOLLOWS

☐ Defense Counsel

☐ Pretrial Services

☐ Court/Original

☐ U.S. Attorney